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13	[Additional counsel appear on signature page]
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STIPULATED [PROPOSED] ORDER MODIFYING SEALING PROCEDURES RELATING TO PLAINTIFFS' MOTION FOR SANCTIONS Case No. 3:21-md-02981-JD; 3:20-cv-05761-JD; 3:20-cv-05792-JD; 3:22-cv-02746-JD

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

IN RE GOOGLE PLAY STORE ANTITRUST LITIGATION

Case No. 3:21-md-02981-JD

THIS DOCUMENT RELATES TO:

Epic Games Inc. v. Google LLC et al., Case No. 3:20-cv-05671-JD

In re Google Play Consumer Antitrust Litigation, Case No. 3:20-cv-05761-JD

In re Google Play Developer Antitrust Litigation, Case No. 3:20-cv-05792-JD

State of Utah et al. v. Google LLC et al., Case No. 3:21-cv-05227-JD

Match Group, LLC et al. v. Google LLC et al., Case No. 3:22-cv-02746-JD

STIPULATED [PROPOSED] ORDER MODIFYING SEALING PROCEDURES RELATING TO PLAINTIFFS' MOTION FOR SANCTIONS

Courtroom: 11, 19th Floor (via Zoom)

Judge: Hon. James Donato

WHEREAS, Epic Games, Inc., the Consumer Plaintiffs, the Developer Plaintiffs, the State Plaintiffs, the Match Group Plaintiffs and the Google Defendants (collectively the "Parties") respectfully move this Court for a modification to the sealing procedures applicable to the joint statement to be filed on May 27, 2022 in accordance with the Court's May 12, 2022 Notes and Order (Dkt. # 230) on the grounds set forth herein.

WHEREAS, in accordance with the Notes and Order, the Parties will file a joint statement setting forth the Parties' proposal for a "method of resolution" of their dispute concerning document preservation by the Google Defendants, which will include "a proffer from Plaintiffs" and supporting exhibits; and

WHEREAS, the Google Defendants may take the position that the joint statement and supporting exhibits may contain material that should be filed under seal consistent with the operative Protective Order and Local Rule 79-5;

WHEREAS, Plaintiffs disagree that any of the material cited in the joint statement or the supporting exhibits meets the standard for filing under seal but agree to permit the Google Defendants additional time to review whether a sealing motion is necessary; and

WHEREAS, the Parties wish to conserve the resources of the Court and the Parties and to avoid the need to brief multiple sealing motions with respect to the joint statement and Plaintiffs' forthcoming motion for sanctions, and further believe it will be most efficient to handle all sealing issues, if any, in omnibus sealing motions to be filed shortly following the briefing on Plaintiffs' motion for sanctions.

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED SUBJECT TO THE COURT'S APPROVAL:

The Parties may file redacted versions of the Parties' May 27, 2022 joint statement, Plaintiffs' motion for sanctions, the Google Defendants' opposition to the motion,

1	Plaintiffs' reply brief, and any associated supporting documents, as separate entries of		
2	the ECF docket;		
3	If any material is filed in redacted form, the Parties shall also contemporaneously file		
4	unredacted copies of all documents on the ECF docket provisionally under seal, alon		
5	with a 1-page interim sealing motion which may indicate that the reasons for sealing		
6	will be discussed in a forthcoming omnibus sealing motion; and		
7	• The Parties and any affected	The Parties and any affected third parties shall jointly file omnibus sealing motion	
8	within 14 days after the filing	within 14 days after the filing of the Plaintiffs' reply brief in support of the motion fo	
9	sanctions.		
10	Dated: May 26, 2022	BARTLIT BECK LLP Karma M. Giulianelli	
11 12		KAPLAN FOX & KILSHEIMER LLP Hae Sung Nam	
13	3	Respectfully submitted,	
14	1	By: /s/ Karma M. Giulianelli	
15	5	Karma M. Giulianelli	
16	5	Co-Lead Counsel for the Proposed Class in In re Google Play Consumer Antitrust Litigation	
17	7 Dated: May 26, 2022	PRITZKER LEVINE LLP	
18		Elizabeth C. Pritzker	
19		Respectfully submitted,	
20		By: /s/ Elizabeth C. Pritzker	
21		Elizabeth C. Pritzker	
22		Liaison Counsel for the Proposed Class in In re Google Play Consumer Antitrust Litigation	
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25	5 II		

1	Dated: May 26, 2022	FAEGRE DRINKER BIDDLE & REATH LLP Paul J. Riehle
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3		CRAVATH, SWAIN & MOORE LLP Christine A. Varney
4		Respectfully submitted,
5		By: /s/ Paul J. Riehle
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21		By: /s/ Steve W. Berman
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23		Developer Class and Attorneys for Plaintiff Pure Sweat Basketball
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1	Dated: May 26, 2022	HAUSFELD LLP Bonny E. Sweeney
2		Melinda R. Coolidge
		Katie R. Beran
3		Scott A. Martin Irving Scher
4		Respectfully submitted,
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8		Developer Class and Attorneys for
0		Plaintiff Peekya App Services, Inc.
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14		By: /s/ Douglas J. Dixon
		Douglas J. Dixon
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16		Counsel for Match Group, LLC, Humor Rainbow, Inc., PlentyofFish Media ULC,
17		People Media, Inc. ("Match Group
1 /		Plaintiffs'')
18	Dated: May 26, 2022	MORGAN, LEWIS & BOCKIUS LLP Brian C. Rocca
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22		By: /s/ Brian C. Rocca
23		Brian C. Rocca
24		Counsel for Defendants Google LLC et al.
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1	1 Dotod: May 26, 2022 O'MELVENIV & MVEDS LLD	
	Dated: May 26, 2022 O'MELVENY & MYERS LLP Daniel M. Petrocelli	
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3	Benjamin G. Bradshaw	
	Stephen J. McIntyre	
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5	By: /s/ Stephen J. McIntyre	
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8	Buttus May 20, 2022	
9	Glenn D. Pomerantz Kyle W. Mach	
	Kuruvilla Olasa	
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11	I Jonathan I. Kravis	
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15	Counsel for Defendants Google L	
	in In re Google Play Consumer A	
16	6 Litigation; In re Google Play Dev	
	Antitrust Litigation; Epic Games, Epic Games, Inc. v. Google LLC;	
17	7 Utah et al. v. Google LLC et al.	sidie oj
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20	0 PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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21	Dated: May 27, 2022	
22	HON IAME DONATO	
23	3	
	,	
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E-FILING ATTESTATION I, Stephen J. McIntyre, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing. /s/ Stephen J. McIntyre